

SAMPLE #2

FILEDUNITED STATES DISTRICT COURT
WESTERN DISTRICT OF OKLAHOMA.

MAY 31 2019

CARMELITA REEDER SHINN, CLERK
U.S. DIST. COURT, WESTERN DIST. OKLA.
BY N.V. DEPUTYANNETTA F. SYRUS, DECEASED
CHARLES A. SYRUS JR.

Plaintiff(s)

CIV 19 504 G

vs.

CASE NO. _____

(DEFS #1) NATIONAL BASKETBALL ASSOC.
(DEFS #2) PROFESSIONAL BASKETBALL CLUB LLC.
(DEFS #3) NBA TEAM PLAYERS UNION ASSOC.
(DEFS #4) NBA'S GLOBAL ATTORNEY LAW FIRMS
(DEF) #5 U.S. MAGISTRATE JUSTICE GARY PURLEN

DEFENDANT(S)

COMPLAINT

(PL)S DEMAND AN ENBANC JURY TRIAL & COURT DATE FOR ORAL ARGUMENTS & REVERSE & REMAND REVIEW OF CASE #CN-12-678R. DURING CASE #CN-10-1116D [PROPER] (F.R. CIV-P) RECEIVED (PL)S (IFP) IN 6 DAYS & (DEF)S WAS 7 DAYS LATE APPEARING & (10TH CIR) CASE #11-6117SA-#0. ACCORDINGLY THERE IS NO TRADEMARK FOR US TO REVIEW. (PL)S WAS TRYING TO INFORM THE U.S. GOVT & STATE GOVT, OF OKC, OF (DEF)S ART 363-364 TRICKERY AGAINST BOTH GOVTS. (PL)S 1ST AMEND COMPLAINT IS BASED ON THESE FACTS (DEF)S CONSPIRACY TO COMMIT VIOLATIONS WITH U.S. CONST CRIMES, (DEF)S USED EXECUTIVE PRIVILEGE TO PURPOSELY VIOLATE U.S. CONST'NL AUTHORITIES. (DEF)S TOLD 2 ARTL 81) AMERICAN WITH DISABILITY'S "THE NBA HAS A LOT OF MONEY & THEY WILL FIGHT YOU!" (PL)S DEMAND TWO TRILLION. (DEF)S PULLED PREMEDITATED EVIL TRIGGERS OF PROBABLE CAUSE. (PL)S FILED (IFP) CASE #CN-12-678R THUR 6-14-12 AT 4:30 PM & (DEF)S WITHOUT BEING SERVED [PROPERTY] BY (PL)S OR U.S. MARSHALS, RECEIVED (PL)S (IFP) FRP 6-15-12 BEFORE UNITED STATES CHIEF JUDGE OR ANY U.S. JUDGE OR ANY U.S. MAGJUDGE OVER NIGHT AT 1ST L-BMT WITHOUT TENDERING A [PROPERTY] WAIVER FOR SUMMONS. (DEF)S CALLED (DEF)S AS FRIENDS WHO KNOW ONE ANOTHER: [NOT] ON [NO] JUDICIAL CALENDAR NO ETC REQUEST OR WRITTEN REQUEST (DEF)S [MADE] A SPECIAL APPEARANCE (S.A.) WITH (DEF)S & MISUSED U.S. GOVT PROPERTY & JUDICIAL PROCESS WITH UNSWORN OATHS IN (DEF)S CHAMBERS DISCUSSING A PENDING IMPENDING, UPCOMING CASE & MATTER (DEF)S [MADE] WITFUL, PERJURY-LIBEL, Slander, ILLEGAL (RICO) ON PURPOSE [ASSERTION] TESTIMONY WITH UNSWORN OATHS, BREAKING FED & STATE ETHIC LAWS EXCHANGING GIFTS WITH PRESENTS VIOLATING A U.S. MAGJUDGE AVAILABILITY & SWORN OATHS. (DEF)S GAUE (DEF)S LEGAL ADVICE IN THE CHAMBERS WHERE (DEF)S WROTE A WRITTEN OBJECTION WITHOUT TENDERING A [PROPERTY] SUMMONS FOR ANY OBJECTION. (DEF)S NBA COMMISSIONER "ADAM SILVER" WITH GLOBAL FACTUAL WITNESSES & ATTORNEYS [MADE] A ONE SIDE ORAL ARGUMENT PRETRIAL CONFERENCE SUMMARY JUDGMENT HEARING MEETING WITHOUT ART (81) (PL)S OBJECTIONS OR WITNESSES. (DEF)S TOLD (PL)S "ANYTHING ELSE NOT IN IT'S PROPER FORM WILL BE DENIED." (DEF)S (S.A.) SHOULD BE DENIED. ACTING AS (DEF)S FRIEND, ADVOCATE, ATTORNEY, (DEF)S VIOLATED MORE THAN 450 AUTHORITIES: U.S.C. 2012g, 28 SEC 144, ART (2), U.S.C.G. 1918-SEC (2) SEC (371) 4TH AMEND, 14TH AMEND, 6TH AMEND, U.S. FED CODE 2315, TO ADD WEIGHT TO (DEF)S A U.S. PUBLIC OFFICER CAN BE IMPEACHED FOR FELONIES OR MISDEMEANORS FOR PROSECUTORIAL CRIMINAL NEGLIGENCE OBSTRUCTION OF JUSTICE. (DEF)S WHITE COLLAR CRIMES CONT [ESP] AFTER (S.A.) SEEN IN PUBLIC EVIDENCE SAVING LOVES CORPORATION & SPONSERS (PL)S (R) TRADEMARK WRITTEN WORDS THAT WAS NOT YET READY FOR (DEF)S FINANCIAL USAGES UNTIL THE [PROPERTY] RELEASE FORMS WAS SIGNED BY (PL)S. (DEF)S ACTS FORGED & COUNTERFEITED FED & STATE GOVT SEALS PAINTING OFF (PL)S WORKS. ON PURPOSE; (DEF)S KNEW (FOR) ART 2201 11-60200 GAINS. (DEF)S EXCESSIVE FORCE CREATED DANGEROUS SUPERPOWER CONSEQUENCES (PL)S WITH SPIRIT & SOUL PLEADS & CRY'S OUT LOUD FOR JUSTICE. (PL)S (IFP) SHOULD BE GRANTED. (PL)S REQUEST ART (3) GOVT PROTECTION AGAINST (DEF)S NOTE: Your signature, address and phone number must appear at the end of each pleading.

"NO ONE WOULD TAKE OUR CASE", BUT MARY MAHONY CLINIC, OAKWOOD SPRINGS MENTAL HEALTH & RED ROCK MENTAL HEALTH BEHAVIOR MEDICINE. NO ONE HELP (PL)S BUT FED & STATE GOVT'S MEDICINE

CHARLES A. SYRUS JR.
ANNETTA F. SYRUS
1025 N.W. 86TH ST #101
OKLAHOMA, OK 73114
(405) 436-9437 CELL#
AGAINST (DEF)S #5

DEFENDANT BUSINESS AND
WHITE COLLAR CRIME

Bailey & Rothblatt

Criminal Procedure

Checklist

VOL 1

5th Amend

2017-2018

Thomson
Reuters

The privilege against self-incrimination
(D.P.'s) statement due process

MEMORANDA

Right to Counsel

Derivative Evidence

PRE-TRIAL IDENTIFICATIONS

Rights of Defendants, violated all above
with D.P.'s IRREGULAR (S.A.) SPECIAL APPEARANCE; ALL D.P.'S
ADMISSIONS & CONFESSIONS AT D.P.'S (S.A.) SHOULD BE "Q.D.'S" FACTUAL
EVIDENCE AGAINST D.P.'S (HOW MANY TIMES DO D.P.'S MISTAKES
BECOME INTENTIONAL AGAINST Q.D.'S DISASSOCIATED).

WRITING FOR
MR. KENNETH HOLL-

5-29-2019 THUR

9:30 AM

SUNNY DAY AFTER
WEEKS OF FLOODS. I'M
IN THE STATE OF
LIBRARY WITH JUDGE
O'FUDGE MR DIXON.

GOD BLESS YOUR WISDOM
(MAN) YOUR HONOR.

MY BLOND BLUISH GLOOMY
IS YES READ PLACKS, OF ME
WORD FOR WORD...
YOU KNOW ALL OVER THE LAW

AS I BEEN SEEING AN
ATTORNEY FOR 11 YEARS &
NO ONE WOULD TAKE OUR CASE
& KNOWLEDGE FOR GRANDEZIA
INSTAD TWO PART (B1) Q.D.'S.

I WISH (ONE) OF YOUR TRUE
UNBIA'S JUDGE'S OR JUSTICE'S
WAS NEED TO SEE Q.D.'S PUTTING
TWO INNOCENT PEOPLE THROUGH
ILLEGAL (RICO) ACTS THAT ANY
PERSONAL & PERSON CAN SEE.